adequate strength and so placed or secured that they cannot be accidentally dislodged.

- (c) When the erection of grain fittings requires employees to work on surfaces immediately adjacent to or between open deep tanks, either the deep tank covers shall be put in place, the opening covered by a net, or the opening guarded by a line, railing or net rigged as a railing, or by other suitable means.
- (d) When removing hatch coverings from the interiors of feeders at the completion of their construction, or when removing or replacing hatch coverings in the interiors of feeders for any purpose at other times, employees engaged in this work shall be protected from falling by the use of adequate individual lifelines, properly tended, or by nets or other means suitable for the purpose. Except for the minimum open spaces necessary, hatch coverings shall not be removed within feeders under construction until such construction is completed.
- (e) When repair or other work is carried out in the interior of an existing feeder and circumstances do not allow the covering of the hatch at that deck, employees shall be protected from falling by the use of adequate individual lifelines, properly secured and if necessary tended, or by nets or other means suitable for the purpose.
- (f) Such other sections of this part as are applicable to grain fitting operations shall be adhered to.

§ 1918.99 Commercial diving operations.

Commercial diving operations shall be subject to Subpart T of Part 1910, §§ 1910.401 through 1910.441. of this chapter.

[42 FR 37673, July 2, 1977]

§1918.100 Retention of DOT markings, placards and labels.

(a) Any employer who receives a package of hazardous material which is required to be marked, labeled or placarded in accordance with the U. S. Department of Transportation's Hazardous Materials Regulations (49 CFR Parts 171 through 180) shall retain those markings, labels and placards on the package until the packaging is suf-

ficiently cleaned of residue and purged of vapors to remove any potential hazards.

- (b) Any employer who receives a freight container, rail freight car, motor vehicle, or transport vehicle that is required to be marked or placarded in accordance with the Hazardous Materials Regulations shall retain those markings and placards on the freight container, rail freight car, motor vehicle or transport vehicle until the hazardous materials which require the marking or placarding are sufficiently removed to prevent any potential hazards.
- (c) Markings, placards and labels shall be maintained in a manner that ensures that they are readily visible.
- (d) For non-bulk packages which will not be reshipped, the provisions of this section are met if a label or other acceptable marking is affixed in accordance with the Hazard Communication Standard (29 CFR 1910.1200).
- (e) For the purposes of this section, the term "hazardous material" and any other terms not defined in this section have the same definition as in the Hazardous Materials Regulations (49 CFR Parts 171 through 180).

[59 FR 36700, July 19, 1994]

Subpart J—Personal Protective Equipment

§1918.101 Eye protection.

- (a) When, because of the nature of the cargo being handled, an eye hazard from flying particles or heavy dust exists, employees shall be protected by eye protection equipment meeting the specifications prescribed by the American National Standards (ANSI) Practice for Occupational and Educational Eye and Face Protection, Z87.1 (1968).
- (b) Eye protection equipment shall be maintained in good condition.
- (c) Eye protection equipment which has previously been used shall be cleaned and disinfected before it is issued by the employer to another employee.
- (d) Employees who wear corrective spectacles while engaged in eye hazardous work shall be protected by eye protection equipment of a type which can